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	Ca	se 3:15-cr-0035 54V THE FOR TH	IE NORTHERN DI		
		1011	DALLAS DIV		The state of the s
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UNIT	ED STA	TES OF AMERICA)		VCI 1 2013
)	Sometime of the second	CI FIRST VI C TOTAL
VS.)	Anna Transmitter	CASE NO. 13-13 CRABSEMODING
NEDD	v c o	GALDEZ,)	e ver	Deputy
MEDD	, G. O	Defendant)		A control of the cont
		2010110111	,		
		REP	ORT AND RECO	MMENDATION	
		CO	NCERNING PLE	A OF GUILTY	
Informmentic charge therefore 1 of the establishment had been been been been been been been bee	peared nation, a oned in l d is sup ore recon e Inform ish, and oute a m ve sente	before me pursuant to Fed and after cautioning and exa Rule 11, I determined that ported by an independent be mend that the plea of guilty nation, charging a violation carry on an unlawful activate and substance conti- ince imposed accordingly.	d. R. Crim.P. 11, mining NEDDY G. the guilty plea was basis in fact contain be accepted, and that of 18 U.S.C. § 1952 etivity, that is, containing a detectable and the After being found growth ody and should be only and should be of the state of the	and has entered a OGALDEZ under of knowledgeable and ing each of the ess at NEDDY G. OGA (a)(3), that is, Inter spiracy to distribut amount of heroin, a uilty of the offense be ordered to remain in	custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
		The Government does no	t oppose release.		
		The defendant has been c			
		I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
		The Government opposes	release.		
		The defendant has not be	en compliant with th		
		If the Court accepts this is Government.	ecommendation, thi	is matter should be	set for hearing upon motion of the

The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.

Date: September 1, 2015.

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).